IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Applicatior Date Filed: Fitle:	n No.:	Examiner: Batch No.: TWARE FEATURES							
	INFORMATION DISCLOSUR	E STATEMENT (IDS)							
	oner For Patents 1, VA 22313-1450								
listed on a	accordance with 37 C.F.R. §1.56 and in complian attached Form PTO/SB/08 and/or subsequently idea to by the United States Patent and Trademark Office.	nce with 37 C.F.R. §§1.97 and 1.98, the references dentified herein, are being submitted herewith for ce.							
a.	caused it to be listed; and (iii) all other info is included herewith. Any patents, publications or other informa enclosed herewith were previously cited b	patents; (ii) each publication or that portion which rmation or that portion which caused it to be listed, tion which are listed on PTO/SB/08 which are not y or submitted to the PTO in one of the following an earlier filing date under 35 U.S.C. §120:							
	U.S. Serial Number	U.S. Filing Date							
a. b. c.	information are in the English language (co A concise explanation of the relevance of that is not in the English language is as following additional information is process reference to relationship in the following additional information is process.	this section, all of the patents, publications or other noise explanation not required). all patents, publications or other information listed ows: vided for the Examiner's consideration: ON(S)							
be	The Examiner is advised that the following co-pending application(s) contain(s) subject material be related to the present application. By bringing this (these) applications to the Examine Applicant(s) does(do) not waive the confidentiality provisions of 35 U.S.C. §122.								
<u>S</u>	erial No. Filing Date	Art Unit							
	<u>FEES</u>	Σ							
a	prosecution application under § 1.53(d) required.	of a national application other than a continued							
	international application (37 C.F.R. §1.97(before the mailing date of a first Office Ad	b)(2)). No fee or statement is required. ction on the merits (37 C.F.R. §1.97(b)(3)). No fee							
d	or statement is required. before the mailing date of a first Office examination under § 1.114 (37 C.F.R. § 1.9)	Action after the filing of a request for continued 97(b)(4)). No fee or statement is required.							

V. 🗌	before t	he mailing 7 C.F.R. §)). No state	g date of any of a Final Office \$1.311, or an action that other ment; therefore, charge Depo	.R. §1.97(c): (check one box) ce Action under 37 C.F.R. §1.113, a rwise closes prosecution in the applicability of the set forth	cation (See 37 C.F.R.				
	b. 🔲	§1.17(p) See the s	statement below. No fee is re	equired.					
VI. 🗌	THIS II on or be 1) 2)	efore payn a statem	ent under 37 C.F.R. §1.97(e)	companied by the following:					
VII.			NDER 37 C.F.R. §1.97(e) (ohereby states that	check only one box, if applicable)					
	a.	each ite	m of information contained Office in a counterpart foreign	in the IDS was cited in a communi- n application not more than three mo	cation from a foreign nths prior to the filing				
	b. 🗌	no item Patent C statemer known t	of information contained in Office in a counterpart foreign after making reasonable it to any individual designated	n the IDS was cited in a communion application, and to knowledge of to inquiry, no item of information cont in 37 C.F.R. 1.56(c) more than three	he person signing the ained in the IDS was				
	c. 🗌	some of foreign informal a counter to the r informal a counter making	Patent Office. As to this tion contained in the IDS was erpart foreign application not remaining information, the ution contained in the IDS was erpart foreign application or, reasonable inquiry, no itemual designated in 37 C.F.R.	intained in the IDS were cited in a case information, the undersigned states cited in a communication from a formore than three months prior to the indersigned hereby states that no it is cited in a communication from a formore to the knowledge of the person significant of information contained in the III. 1.56(c) more than three months prior	es that each item of breign Patent Office in filing of this IDS. As em of this remaining breign Patent Office in ing the statement after DS was known to any				
VIII.	PAYM	Please of fee(s).	in the amount of	is enclosed for the above-identified to 117 in the amount of \$180.00 for the litional fees, or if any overpayment has	above-indicated as been made, the				
		Commissioner is hereby authorized to credit or debit Deposit Account 502117. Two Copies of this paper are attached for Deposit Account charges and debits.							
constitu	ite statut	ory prior	ences are being cited only in art or contain matter which in a combination, to a person	the interests of candor and without a anticipates the invention or which v of ordinary skill in the art.	ny admission that they would render the same				
If it is under t	determin	ed that th	is IDS has been filed under	g this IDS, he/she is requested to co the wrong rule, the PTO is requeste I charge the appropriate fee to Depos	d to consider this IDS				
Custon		INC. per 20280		Respectfully submitted, Gasparini, Stephane Christi Randall S. Vaas Attorney for Applicant(s) Reg. No. 34,479 Tel. 847-523-2327	an et al. Oct 2, 2003				
Enclos	ures:		PTO/SB/08 References Foreign Search Report Other:						

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Application No.: Date Filed: Fitle:		Gasparini, Stephane Christian et al. 10/02/03 ENABLING AND DISABLING SOF	Group Art Unit: Examiner: Batch No.: WARE FEATURES		
		INFORMATION DISCLOSUR	E STATEMENT (IDS)		
		or Patents 22313-1450			
SIR:					
isted or consider	n attache	dance with 37 C.F.R. §1.56 and in complia d Form PTO/SB/08 and/or subsequently in the United States Patent and Trademark Office.	nce with 37 C.F.R. §§1.97 and 1.98, the references dentified herein, are being submitted herewith for ice.		
l.	COPIES a.⊠ b.□	A legible copy of (i) each U.S. and foreign caused it to be listed; and (iii) all other info is included herewith. Any patents, publications or other information enclosed herewith were previously cited by	a patents; (ii) each publication or that portion which ormation or that portion which caused it to be listed, tion which are listed on PTO/SB/08 which are not y or submitted to the PTO in one of the following an earlier filing date under 35 U.S.C. §120:		
		U.S. Serial Number	U.S. Filing Date		
II.	CONCI. a. b. c. c.	information are in the English language (co	this section, all of the patents, publications or other neise explanation not required). all patents, publications or other information listed ows:		
III. 🗀	The Exa	REFERENCE TO RELATED APPLICATION aminer is advised that the following co-pended to the present application. By bringing that the confidentiality part of the confidential transfer is a second of the confidential transfer in the confidential transfer is a second of the confidential transfer in the confidential transfer is a second of the confidential transfer in the confidential transfer in the confidential transfer is a second of the confidential transfer in the confidential t	ing application(s) contain(s) subject matter that may his (these) applications to the Examiner's attention.		
	Serial N	io. <u>Filing Date</u>	Art Unit		
		<u>FEE:</u>	5		
IV. 🛛	THIS II a.⊠	os is being filed under 37 c.f.r. §1 within three months of the filing date prosecution application under § 1.53(d) required.	.97(b): (check one box) of a national application other than a continued (37 C.F.R. §1.97(b)(1)). No fee or statement is		
	b. □	within three months of the date of entry international application (37 C.F.R. §1.97(of the national stage as set forth in § 1.491 in an b)(2)). No fee or statement is required, ction on the merits (37 C.F.R. §1.97(b)(3)). No fee		
	c. 🗌	or statement is required.			
	d. 🗌	before the mailing date of a first Office examination under § 1.114 (37 C.F.R. § 1.	Action after the filing of a request for continued 97(b)(4)). No fee or statement is required.		

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V. 🗍	before t	No statement; therefore, charge Deposit Account 502117 the fee set forth in 37 C.F.R. §1.17(p).							
VI.	THIS II on or be 1) 2)	efore payr a statem	ent under 37 C.F.R. §1.97(e)	companied by the following:					
VII. [The undersigned hereby states that a. each item of information contained in the IDS was cited in a communication from a formation of IDS; or b. no item of information contained in the IDS was cited in a communication from a formation of IDS; or b. no item of information contained in the IDS was cited in a communication from a formation of IDS; or b. no item of information contained in the IDS was cited in a communication from a formation of IDS; or b. no item of information contained in the IDS was cited in a communication from a formation to any individual designated in 37 C.F.R. 1.56(c) more than three months prior to filling of this statement, or c. some of the items of information contained in the IDS were cited in a communication from a foreign Patent Office. As to this information, the undersigned states that each ite information contained in the IDS was cited in a communication from a foreign Patent Office a counterpart foreign application not more than three months prior to the filing of this IDS to the remaining information, the undersigned hereby states that no item of this remainformation contained in the IDS was cited in a communication from a foreign Patent Office a counterpart foreign application or, to the knowledge of the person signing the statement making reasonable inquiry, no item of information contained in the IDS was known to individual designated in 37 C.F.R. 1.56(c) more than three months prior to the filing of statement.								
VIII.		A check in the amount of is enclosed for the above-identified fee(s). Please charge Deposit Account 502117 in the amount of \$180.00 for the above-indicated fee(s). If Applicant has overlooked any additional fees, or if any overpayment has been made, the Commissioner is hereby authorized to credit or debit Deposit Account 502117. Two Copies of this paper are attached for Deposit Account charges and debits.							
constitu	ite statute	ory prior	ences are being cited only in art or contain matter which in a combination, to a person	he interests of candor and without any admission that they anticipates the invention or which would render the same of ordinary skill in the art.					
If it is under the	determin	ed that th	is IDS has been filed under	this IDS, he/she is requested to contact the undersigned. The wrong rule, the PTO is requested to consider this IDS charge the appropriate fee to Deposit Account 502117.					
		NC. per 20280	PTO/SB/08	Respectfully submitted, Gasparini, Stephane Christian et al. Randall S. Vaas Attorney for Applicant(s) Reg. No. 34,479 Tel. 847-523-2327					
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